ASSEMBLY CONCURRENT RESOLUTION No. 188

STATE OF NEW JERSEY

218th LEGISLATURE

INTRODUCED AUGUST 27, 2018

Sponsored by:

Assemblyman JON M. BRAMNICK
District 21 (Morris, Somerset and Union)
Assemblywoman BETTYLOU DECROCE
District 26 (Essex, Morris and Passaic)
Assemblywoman NANCY F. MUNOZ
District 21 (Morris, Somerset and Union)

Co-Sponsored by: Assemblymen DePhillips and Auth

SYNOPSIS

Proposes constitutional amendment to provide that only Legislature may determine affordable housing obligations.



(Sponsorship Updated As Of: 8/26/2019)

1	A CONCURRENT RESOLUTION proposing to amend Article IV,		
2	Section VI, paragraph 2 of the New Jersey Constitution.		
3			
4	BE IT RESOLVED by the General Assembly of the State of New		
5	Jersey (the Senate concurring):		
6			
7	1. The following proposed amendment to the Constitution of		
8	the State of New Jersey is agreed to:		
9			
10	PROPOSED AMENDMENT		
11			
12	a. Amend Article IV, Section VI, paragraph 2 to read as		
13	follows:		
14	2. (a) The Legislature may enact general laws under which		
15	municipalities, other than counties, may adopt zoning ordinances		
16	limiting and restricting to specified districts and regulating therein,		
17	buildings and structures, according to their construction, and the		
18	nature and extent of their use, and the nature and extent of the uses		
19	of land, and the exercise of such authority shall be deemed to be		
20	within the police power of the State. Such laws shall be subject to		
21	repeal or alteration by the Legislature.		
22	(b) The affordable housing needs of the State, the means by		
23	which those needs may be fulfilled, and the consequences for		
24	noncompliance shall be determined only by the Legislature through		
25	the enactment of general laws.		
26			
27	2. When this proposed amendment to the Constitution is finally		
28	agreed to pursuant to Article IX, paragraph 1 of the Constitution, it		
29	shall be submitted to the people at the next general election		
30	occurring more than three months after the final agreement and		
31	shall be published at least once in at least one newspaper of each		
32	county designated by the President of the Senate, the Speaker of the		
33	General Assembly and the Secretary of State, not less than three		
34	months prior to the general election.		
35			
36	3. This proposed amendment to the Constitution shall be		
37	submitted to the people at that election in the following manner and		
38	form:		
39	There shall be printed on each official ballot to be used at the		
40	general election, the following:		
41	a. In every municipality in which voting machines are not used,		
42	a legend which shall immediately precede the question as follows:		
43	If you favor the proposition printed below make a cross (X), plus		

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

(+), or check (\checkmark) in the square opposite the word "Yes." If you are

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opposed thereto make a cross (X), plus (+) or check (\checkmark) in the square opposite the word "No."

b. In every municipality the following question:

		CONSTITUTIONAL AMENDMENT TO
		PROVIDE FOR LEGISLATIVE
		DETERMINATION OF AFFORDABLE
		HOUSING NEEDS
		Do you approve amending the
	YES	Constitution to change the way that
		affordable housing needs are determined?
		The amendment provides that only the
		Legislature can decide the amount of
		affordable housing units that are needed in
		the State. The amendment also provides that
		only the Legislature can decide how this
		need can be fulfilled and the possible
		penalties for failing to meet this need. The
		courts would not be allowed to require a
		town to build affordable housing.
		INTERPRETIVE STATEMENT
	NO	The New Jersey Supreme Court has ruled
		that the State Constitution requires
		affordable housing to be made available in
		the State. The courts currently decide the
		need for affordable housing throughout the
		State.
		This amendment changes the way that
		affordable housing obligations are
		determined. The amendment provides that
		only the Legislature can decide the number
		of affordable housing units that are needed in the State. In addition, only the
		in the State. In addition, only the Legislature could decide the ways in which
		this need can be fulfilled and the possible
		penalties for failing to fulfill this need.
		penalties for faming to furth this need.

STATEMENT

This amendment to the State Constitution provides that the constitutional obligation to make available affordable housing, and the means by which this obligation may be fulfilled, can only be determined by the Legislature.

The New Jersey Supreme Court has ruled that there is a constitutional obligation to provide a realistic opportunity for the construction of affordable housing in accordance with the present

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- 1 and prospective need for low and moderate income housing.
- 2 Following the dissolution of the Council on Affordable Housing,
- 3 the Superior Court has become responsible for determining the
- 4 number of affordable housing units that are needed throughout the
- 5 State. However, the New Jersey Supreme Court indicated in
- 6 multiple rulings, including <u>Southern Burlington County NAACP</u> v.
- 7 <u>Mount Laurel</u>, 92 <u>N.J.</u> 158 (1983) and <u>Hills Development Co.</u> v.
- 8 <u>Bernards</u>, 103 <u>N.J.</u> 1 (1986), that the determination of the methods
- 9 for satisfying this constitutional obligation "is better left to the
- 10 Legislature."
- 11 Accordingly, this amendment proposes to amend the State
- 12 Constitution to provide that the constitutional obligation to make
- 13 available affordable housing, the means by which this obligation
- can be fulfilled, and the possible consequences for noncompliance,
- may only be determined by the Legislature through the enactment
- of general legislation.